IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS CENTRAL DIVISION

UNITED STATES OF AMERICA

PLAINTIFF

v.

No. 4:19-cr-437-DPM

TOMMY COLLIER

DEFENDANT

THIRD AMENDED GENERAL CRIMINAL SCHEDULING ORDER

The Court orders the following schedule to move this case forward fairly and efficiently to a prompt resolution.

• Sixty Days Before Trial Date – Government Experts

o If the defendant requests, the United States must provide the written summary about expert testimony required by Federal Rule of Criminal Procedure 16(a)(1)(G).

• Thirty Days Before Trial Date – Defense Experts

- o If the Government requests, the defendant must provide the written summary about expert testimony required by Federal Rule of Criminal Procedure 16(b)(1)(C).
- **Thirty Days Before Trial Date** File a Joint Report answering these questions:
 - o Is this case ready for trial or a plea?
 - o If trial-ready, how many six-hour days are needed?

 If a party intends to seek a continuance, how long a delay will be requested and why?

• Twenty-One Days Before Trial Date

- In trial-ready cases:
 - 1. File any pre-trial motions. A response to any motion is due seven calendar days after the motion is filed; and
 - 2. File notice of submitting proposed jury instructions to chambers. Focus on and submit only elements instructions, citing models and authority; the Court will use standard introductory and closing instructions.
- o In cases that are not trial-ready or where a guilty plea will be offered, do one of two things:
 - 1. Get a plea date set with chambers **and** submit the proposed plea agreement to chambers; or
 - 2. File a motion for continuance.

So Ordered.

D.P. Marshall Jr.

DPM arshall &

United States District Judge

<u>12 December 2022</u>